1 Daniel B. Olmos (CA SBN 235319) NOLAN BARTON & OLMOS LLP 2 600 University Avenue Palo Alto, CA 94301 3 Tel. (650) 326-2980 Fax (650) 326-9704 4 Counsel for Defendant 5 Jizhong Chen 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 SAN JOSE DIVISION 10 11 UNITED STATES, Case No.: CR 19-00056 EJD 12 Plaintiff, STIPULATION AND [PROPOSED] ORDER 13 TO CONTINUE STATUS CONFERENCE VS. 14 JIZHONG CHEN, 15 Defendant. 16 17 IT IS HEREBY STIPULATED AND AGREED between the Government, through Assistant 18 United States Attorney Marissa Harris, and Defendant Jizhong Chen, through his attorney Daniel 19 Olmos, that the status hearing in this matter be continued from March 15, 2021, to May 17, 2021. 20 21 This is a complex case with voluminous discovery, including discovery productions from the 22 Government in April, May, and October 2020. The government has informed defense counsel that it 23 intends to produce additional discovery in the next week. Further, the stay-at-home orders 24 governing California and the Bay Area counties, General Order 72-2, and other circumstances driven 25 by the COVID-19 global health crisis have prevented defense counsel for the past ten months from 26 meeting in person with his client or with potential witnesses and experts. The stay-at-home orders 27 have also prevented defense counsel from conducting any meaningful defense investigation. 28

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The parties agree that the time between March 15, 2021, and May 17, 2021, should be excluded from calculations under the Speedy Trial Act, which excludes delay when the interests of justice in allowing for the effective preparation of the defense outweigh the best interest of the public and the defendant in a speedy trial, taking into account the exercise of due diligence. 18 U.S.C. §§ 3161(h)(7)(A) and (B)(iv). For the foregoing reasons, the parties stipulate to continue the status conference to May 17, 2021. IT IS SO STIPULATED Dated: March 9, 2021 NOLAN BARTON & OLMOS LLP /S/ Daniel B. Olmos Daniel B. Olmos Attorney for Defendant Jizhong Chen Dated: March 9, 2021 Stephanie Hinds, Acting United States Attorney /S/ Marissa Harris By: Marissa Harris **Assistant United States Attorney**

1 2 3 UNITED STATES DISTRICT COURT 4 FOR THE NORTHERN DISTRICT OF CALIFORNIA 5 SAN JOSE DIVISION 6 7 Case No.: CR 19-00056 EJD UNITED STATES, 8 Plaintiff, 9 [PROPOSED] ORDER TO CONTINUE 10 v. **STATUS CONFERENCE** 11 JIZHONG CHEN, 12 Defendant. 13 14 15 GOOD CAUSE APPEARING, it is hereby ordered that the status conference currently 16 scheduled for March 15, 2021, be continued to May 17, 2021, at 1:30 p.m. Based upon the 17 representation of counsel and for good cause shown, the Court also finds that the time between March 18 19 15, 2021, and May 17, 2021, shall be excluded from calculations under the Speedy Trial Act. The 20 interests of justice in allowing for the effective preparation of the defense and continuity of counsel 21 outweigh the best interest of the public and the defendant in a speedy trial, taking into account the 22 exercise of due diligence. 18 U.S.C. §§ 3161(h)(7)(A) and (B)(iv). 23 24 Dated: 25 The Hon. Edward J. Davila United States District Judge 26 27 28